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# UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA JACKSONVILLE DIVISION

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IN RE:	Chapter 12 Case No. 3:16-bk-00028-JAF
TROY M. PEARSON	
RELIABLE DAIRY, LLC	Jointly Administered with Case No. 3:16-bk-00029-JAF
Chapter 12 Debtors.	

## **DEBTORS' JOINTLY ADMINISTERED CHAPTER 12 PLAN**

The Debtors, Troy M. Pearson and Reliable Dairy, LLC, being jointly administered, submit this Plan in accordance with the provisions of §§ 1201, 1225, et seq., United States Bankruptcy Code:

## **Terms, Conditions and Preliminary Matters**

- I. The effective date of this Consolidated Chapter 12 Plan shall be the date the Court's Order Confirming Plan is docketed in this case. This provision shall be deemed to include and apply to any Amended or Modified Consolidated Chapter 12 Plan the Debtors may file prior to confirmation.
- II. The date when the first monthly Plan payment to the Chapter 12 Trustee shall commence shall be the 30th day following the effective date of this Consolidated Chapter 12 Plan.
- III. All Plan payments are to be made through the Trustee's Office with certified funds, cashier's checks or money orders to the following address: Douglas W. Neway, Chapter 12 Trustee, Post Office Box 4308, Jacksonville, Florida 32201.
- IV. The Debtors shall furnish the Chapter 12 Trustee with copies of their Federal Form 1040 and 1120s Income Tax Returns no later than May 1 of each year, commencing May 1, 2016. If the Debtors tax return for a particular year is on extension, the Debtors shall so inform the Chapter 12 Trustee and furnish a copy thereof no later than 15 days from the date the extended return is filed.
- V. The Debtors shall submit any tax refund they receive for the tax years ending December 31, 2016, and December 31, 2017, and December 31, 2018, to the Chapter 12 Trustee for distribution to the holders of allowed, unsecured claims in this case subject to the payment of the Chapter 12 Trustee's commission.

- VI. The Debtors shall submit an Annual Net Disposable Income Affidavit to the Chapter 12 Trustee for the three year term of this Plan in accordance with the following terms and conditions:
  - A. The first Net Disposable Income Affidavit including all income, operating expenses and living expenses shall encompass the period from January 1, 2016, to December 31, 2016.
  - B. The Debtors shall submit the Annual Net Disposable Income Affidavit no later than January 31 following the end of the previous calendar year on December 31.
  - C. The Chapter 12 Trustee shall review the Debtors' Annual Net Disposable Income Affidavit submitted each year and notify the Debtors within 30 days of receipt of the Annual Net Disposable Income Affidavit of the additional monies to be paid to the Chapter 12 Trustee for distribution to the holders of allowed, unsecured claims in this case subject to the payment of the Chapter 12 Trustee's commission.
  - D. The Debtors shall pay the amount determined by the Chapter 12 Trustee as Annual Net Disposable Income no later than 10 days from the date of notification by the Chapter 12 Trustee of the amount referenced in paragraph VI©.
  - E. The Debtors shall produce for examination, inspection and copying by the Chapter 12 Trustee such additional records as the Trustee shall deem appropriate including but not limited to tax returns, bank statements, income and expense statements and invoices.

### **Treatment of Claims**

- 1. The future earnings of the Debtor are submitted to the supervision and control of the Trustee, and the Debtor shall pay to the Trustee the sum of \$6,000.00 per month over the life of the Plan for a total plan period of three (3) years.
  - 2. From the payments so received, the Trustee shall make disbursements as follows:

#### A. Priority Claims.

- 1. The fees and expenses of the Trustee shall be paid over the life of the Plan at the rate of five percent (5%) of the amount of all payments under the Plan.
- 2. Any ad valorem property taxes which become due and payable <u>after</u> the date of filing or commencement for this case will be paid directly by the Debtor to taxing authority on an unimpaired basis.

#### B. Secured Claims.

1. Ally Financial, holds a secured claim [Case No. 3:16-bk-00028-JAF, Claim No. 2-1] in a 2015 Chevrolet VIN: 3GCUKREC3FG351623 having a value of \$36,725.00 which shall be paid in equal monthly installments amortized at an interest rate of 5.25% per annum over a 6-year term in equal monthly installments of \$595.72. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in

monthly installments of \$595.72 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.

- 2. CNH Industrial Capital America, LLC holds a secured claim [Case No. 3:16-bk-00028-JAF, Claim No. 3-1] in a 2014 CaseIH 125A Farmall Tractor with Loader having a secured value according to CNH's appraiser of not less than \$72,444.68. The Debtors shall surrender their interest in this property in full satisfaction, release and discharge of the referenced indebtedness.
- 3. John Deere Financial holds a secured claim [Case No. 3:16-bk-00028-JAF, Claim No. 4-2] in a EC3200 CV Trailed Rotary Disc Mower in the amount of \$4,266.41 which shall be paid in equal monthly installments amortized at an interest rate of 4.75% per annum over a 5-year term in equal monthly installments of \$80.02. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$80.02 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 4. John Deere Financial holds a secured claim [Case No. 3:16-bk-00028-JAF, Claim No. 5-2] in a JD 469 Silage Round Baler in the amount of \$20,105.55 which shall be paid in equal monthly installments amortized at the contract interest rate of 0.00% per annum over a 5-year term in equal monthly installments of \$335.09. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$335.09 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 5. John Deere Financial holds a secured claim [Case No. 3:16-bk-00028-JAF, Claim No. 6-2] in a JD 6115D Utility Cab Tractor in the amount of \$46,600.91 which shall be paid in equal monthly installments amortized at the contract interest rate of .86% per annum over a 5-year term in equal monthly installments of \$793.78. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$793.78 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 6. John Deere Financial holds a secured claim [Case No. 3:16-bk-00028-JAF, Claim No. 7-2] in a JD 5100 Utility Tractor and JD 553 Loader in the amount of \$35,454.65 which shall be paid in equal monthly installments amortized at the contract interest rate of 0.00% per annum over a 5-year term in equal monthly installments of \$590.91. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$590.91 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 7. Harley-Davidson Credit Corporation, holds a secured claim [Case No. 3:16-bk-00028-JAF, Claim No. 1-1] in a 2008 HD FXDF VIN: 1HD1GY4418K341496 in the amount of \$7,383.11 which shall be paid in equal monthly installments amortized at an interest rate of 5.25% per annum over a 5-year term in equal monthly installments of \$140.18. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$140.18 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.

- 8. Drummond Community Bank, holds a secured claim [Case No. 3:16-bk-00028-JAF, No Claim Filed] in the Debtor's real property and mobile homes located Mayo, FL 32066, in the having an agreed secured value of \$40,000.00 which shall be paid on an monthly basis amortized at an interest rate of 5.25% per annum over a 10-year term in equal monthly installments of \$429.17. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$429.17 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 9. Drummond Community Bank, holds a secured claim [Case No. 3:16-bk-00029-JAF, No Claim Filed] in a 2006 Chevrolet 3500 and 3820 Branson Tractor in the amount of \$9,578.10 which shall be paid in equal monthly installments amortized at an interest rate of 5.25% per annum over a 3-year term in equal monthly installments of \$288.14. There will be no balance remaining after completion of the Plan.
- 10. C.H. Brown Co. LLC, holds a secured claim [Case No. 3:16-bk-00028-JAF, No Claim Filed] in a 2008 Freightliner Columbia Truck Tractor VIN: 1FUJA6CK98LZ08578 in the amount of \$35,725.00 which shall be paid in equal monthly installments amortized at an interest rate of 5.25% per annum over a 6-year term in equal monthly installments of \$579.50. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$579.50 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 11. C.H. Brown Co. LLC, holds a secured claim [Case No. 3:16-bk-00028-JAF, No Claim Filed] in a 2008 Freightliner Columbia Truck Tractor VIN: 1FUJA6CK58DAC0046 in the amount of \$35,725.00 which shall be paid in equal monthly installments amortized at an interest rate of 5.25% per annum over a 6-year term in equal monthly installments of \$579.50. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$579.50 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 12. Ditech Financial LLC, holds a secured claim [Case No. 3:16-bk-00028-JAF, No Claim Filed] in the Debtors' farm real property located at 929 S SR 51, Mayo, FL 32066, in the amount of \$147,747.00 which shall be paid on an monthly basis amortized at an interest rate of 4.75% per annum over a 30-year term in equal monthly installments of \$770.72. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$770.72 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 13. Chase Bank, N.A. holds a second priority mortgage lien [Case No. 3:16-bk-00028-JAF, No Claim Filed] in the Debtors' farm real property located at 929 S SR 51, Mayo, FL 32066, which shall receive no distribution because this claim is secured by real property with a value less than the amounts owed to the first mortgage lien [paragraph B12]. The mortgage on the Real Property held by Chase Bank, N.A., shall be deemed void, and shall be extinguished automatically, without further court order, upon entry of the Debtors' discharge in this Chapter 12 case, provided, however, that the Court reserves jurisdiction to consider, if appropriate, the avoidance of Chase Bank, N.A.'s mortgage lien prior to the entry of the Debtors' discharge.

- 14. First Federal Bank of Florida, holds a secured claim [Case No. 3:16-bk-00028-JAF, No Claim Filed] in the Debtors' farm real property located at SR 51, Mayo, FL 32066, having a value of \$67,500.00 which shall be paid on an monthly basis amortized at an interest rate of 4.75% per annum over a 30-year term in equal monthly installments of \$352.11. There will be a balance remaining after completion of the Plan. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$352.11 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.
- 15. Direct Capital Corporation, holds a secured claim [Case No. 3:16-bk-00029-JAF, No Claim Filed] in a NDE Model 704 Vertical Mixer in the amount \$42,000.00. The Debtors shall surrender their interest in this property in full satisfaction, release and discharge of the referenced indebtedness.
- 16. US Bank, holds a secured claim [Case No. 3:16-bk-00028-JAF, No Claim Filed] in a 2006 Dutchman Camper in the amount of \$5,638.44 which shall be paid in equal monthly installments amortized at an interest rate of 5.25% per annum over a 5-year term in equal monthly installments of \$107.05. The balance after the 36th monthly Plan payment will be paid directly to this creditor in monthly installments of \$107.05 beginning with the 37th monthly Plan payment, and continuing thereafter until all principal and interest is paid in full.

#### C. Unsecured Claims.

The Trustee shall distribute all remaining sums pro rata among those unsecured creditors whose claims are timely filed and allowed, including secured creditors who have deficiency claims or whose liens have been avoided.

#### D. Other Provisions.

- 1. Any unexpired leases or executory contracts which are not assumed pursuant to this Plan shall be deemed rejected pursuant to Section 365 of the Bankruptcy Code on the Petition Date.
- 2. Title to all property shall vest in the Debtor upon confirmation of this Plan subject to the liens of creditors to the extent of the value of the property. Upon successful completion of the Plan payments for secured claims which the Plan contemplates paying in full over the term of the Plan as conclusively evidenced by the filing of the Trustee's Notice of Plan Completion, the secured creditor shall execute and deliver in recordable form a satisfaction, release or discharge of its security interest or lien within ten (10) days from the date of Discharge.
- 3. Any creditor's claims [other than governmental units] filed after the claims bar date shall receive no distribution under this Plan unless specifically provided for above. Governmental units shall have until 180 days from the commencement of the case to file claims, and any claims filed after this date shall receive no distribution under this Plan unless specifically provided for above.
- 4. Upon entry of an Order Confirming Plan, the terms of this Plan shall be binding on all creditors whether or not a claim was filed. A creditor listed in the Debtor's Schedules D, E, or F, and those creditors listed on the mailing matrix who fail to file a claim shall receive no distribution and upon completion of the Plan payments, any such claim, liability or indebtedness is discharged. Any creditor receiving notice of this bankruptcy filing who does not file a proof of claim, whether

said claim is secured, unsecured or priority claim, shall be deemed discharged, released and of no further force and effect unless filed and allowed in this case. No creditor will be allowed to add or include any late charges, penalties, default interest or attorney's fees incurred with respect to any claim from the petition date to the date of Confirmation.

- Once the Debtor successfully completes this Chapter 12 Plan and a Discharge is entered by the Court, no creditor will be allowed to add or include any late charges, penalties, default interest or attorney's fees with respect to any claim from the date of the instrument or obligation to the date of Discharge.
- 6. Upon successful completion of the Plan payments for secured claims which the Plan contemplates paying in full over the term of the Plan, the secured creditor shall execute and deliver in recordable form a satisfaction, release or discharge of its security interest or lien within sixty (60) days from the date of Discharge. In the event that a creditor fails to timely provide a release of lien or satisfaction of a lien or mortgage, the Debtor may pursue all available rights and remedies in state court or this bankruptcy court including the recovery of attorney's fees in accordance with §701.04, Florida Statutes.
- 7. The Debtor shall have a period of thirty (30) days following the expiration of the claims deadline or the entry of an Order Confirming Plan, whichever occurs later, within which to object to any claim or seek valuation of any claim pursuant to §506(a), United States Bankruptcy Code. The terms of the Debtor's plan and any Order Confirming Plan shall not be res judicata as to any claim with respect to which the Debtor files an Objection or Motion to Value.
- Further, if this case is converted to a case under Chapter 7, or if this Chapter 12 case is involuntarily or voluntarily dismissed, all pre-petition security agreements shall be valid and in full effect as if this case had never been filed.

DATE: April 4, 2016.

#### THE CHAUNCEY LAW FIRM, P. A.

/s/ Anthony W. Chauncey

Anthony W. Chauncey, Esquire Florida Bar No. 75023 320 White Avenue - Street Address Post Office Box 548 - Mailing Address Live Oak, Florida 32064

Telephone: (386) 364-4445 Telecopier: (386) 364-4508

Email: awc@chaunceylaw.com

Attorneys for Debtor

## **CERTIFICATE OF SERVICE**

**I CERTIFY** that a true and correct copy of the foregoing was furnished by electronic/email notification or United States Mail, postage prepaid and first class, to Douglas W. Neway, Esquire, Chapter 12 Trustee, Post Office Box 4308, Jacksonville, Florida 32201 and those creditors and interested persons shown on the attached mailing matrices on this 4th day of April, 2016.

THE CHAUNCEY LAW FIRM, P. A.

BY /s/ Anthony W. Chauncey

Anthony W. Chauncey, Esquire Florida Bar No. 75023 320 White Avenue - Street Address Post Office Box 548 - Mailing Address Live Oak, Florida 32064

Telephone: (386) 364-4445 Telecopier: (386) 364-4508

Email: awc@chaunceylaw.com

Attorneys for Debtor

Label Matrix for local noticing Case 3:16-bk-00028-JAF Doc 34 Filed 04/04/16 c/o Andrew W. Houchins, Esq. Case 3:16-bk-00028-JAF P.O. Box 3146

Middle District of Florida Orlando, FL 32802-3146 Jacksonville Mon Apr 4 14:45:04 EDT 2016 Direct Capital Corporation c/o Emanuel & Zwiebel, PLLC

Ditech Financial LLC Timothy D. Padgett, P.A. 7900 Peters Road C/O Evan S. Singer, Esq. Building B 6267 Old Water Oak Road, Suite 203 Tallahassee, FL 32312-3858 Suite 100 Plantation, FL 33324-4045

First Federal Bank of Florida Troy M. Pearson 929 South State Road 51 Mayo, FL 32066-6612 1475 Centrpark Blvd., Ste. 130 West Palm Beach, FL 33401-7424

Aegis Mortgage Corp/State Collections Attn: Bankruptcy Dept Po Box 6250 Madison, MI 53716-0250

Ally Financial -PO Box 130424 Roseville, MN 55113-0004

(p)AMERICAN HONDA FINANCE P O BOX 168088 IRVING TX 75016-8088

c/o Leslie Rushing

C.H. Brown Co., LLC Post Office Box 789 Wheatland, WY 82201-0789

(p)CHAMPION IRRIGATION INC 620 NW HOUSTON AVE LIVE OAK FL 32064-1632

Chase Bank USA PO Box 15298 Wilmington, DE 19850-5298

Chrysler Financial Co/TD Auto Finance Attn: Bankruptcy Po Box 551080 Jacksonville, FL 32255-1080

Ag Pro Post Office Box 95 Boston, GA 31626-0095

Ally Financial Po Box 380901 Bloomington, MN 55438-0901

Bank Of America Nc4-105-03-14 Po Box 26012 Greensboro, NC 27420-6012

CNH Industrial Capital America LLC -Po Box 3600 Lancaster, PA 17604-3600

Chase P.O. Box 24785 Columbus, OH 43224-0785

Chase Card Services Po Box 15298 Wilmington, DE 19850-5298

Citizens Bank Attn: Bankruptcy Dept 443 Jefferson Blvd Ms Rjw-135 Warwick, RI 02886-1321

Page 8 of 13 c/o Perry Law PA 100 Main St., Ste 208 Safety Harbor, FL 34695-3668

> Drummond Community Bank c/o Allison M. Stocker, Esq. Akerman LLP 50 North Laura Street, Suite 3100 Jacksonville, FL 32202-3659

Sunshine Heifers, LLC c/o Bush Ross, P.A. P.O. Box 3913 Tampa, FL 33601-3913 US

Agri-King Nutrition Post Office Box 229 Fulton, IL 61252-0229

Ally Financial Post Office Box 380901 Minneapolis, MN 55438-0901

Bank od America Nc4-105-03-14 Po Box 26012 Greensboro, NC 27420-6012

Cap One 95 Washington Street Buffalo, NY 14203-3006

Chase Bank Attn: Bankruptcy Po Box 15298 Wilmington, DE 19850-5298

Chrysler Capital Po Box 961275 Fort Worth, TX 76161-0275

CnH Cap Amer Post Office Box 292 Racine, WI 53401-0292 CnH Cap Amer Post Office Box 3600 Lancaster, PA 17604-3600 Case 3:16-bk-00028-JAF Doc 34 Filed 04/04/16

Attn:Bankruptcy Po Box 292 Racine, WI 53401-0292 Page 9 of 13 Froguction Services Post Office Box 1118 Moultrie, GA 31776-1118

Deere & Company -PO Box 6600 Johnston, IA 50131-6600 Direct Capital 155 Commerce Way Portsmouth, 03801-3243

Discover Financial Attn: Bankruptcy Po Box 3025 New Albany, OH 43054-3025

Discover Financial Post Office Box 3025 New Albany, OH 43054-3025 Ditech Financial Llc Po Box 6172 Rapid City, SD 57709-6172 Drummond Community Bank 2202 N Young Blvd Chiefland, FL 32626-1914

Drummond Community Bk 2202 N Young Blvd Chiefland, FL 32626-1914

Fia Cs 4060 Ogletown/Stanton Rd Newark, DE 19713 First Federal Bank Of Po Box 2029 Lake City, FL 32056-2029

First Federal Bank of FL 4705 West US Highway 90 Lake City, FL 32055-4884 Harley Davidson Financial Attention: Bankruptcy Po Box 22048 Carson City, NV 89721-2048 Harley Davidson Financial Post Office Box 22048 Carson City, NV 89721-2048

Harley-Davidson Credit Corp. -PO Box 9013 Addison, Texas 75001-9013 Howland Feed Mill Post Office Box 6 Live Oak, FL 32064-0006 Hsbc Bank 95 Washington Street Buffalo, NY 14203-3006

Jay Parker & Son 10462 South 450 West Silver Lake, IN 46982-9154 Jeff Blevins Sunshine Heifers L.L.C. 3900 S. Lindsay Road Chandler, AZ 85286-9301 Jim Hinton Oil Company Post Office Box 39 Live Oak, FL 32064-0039

John Deere Financial Post Office Box 5328 Madison, WI 53705-0328 Premier Milk, In.c 1531 SE 36th Avenue Ste. D Ocala, FL 34471-4936 Safehome Sec 55 Sebethe Drive, Suite 201 Cromwell, CT 06416-1054

Southern Silage Supply 21944 Southwind Road Andalusia, AL 36421-8567 Suntrust Bk Central F1 Po Box 4986 Orlando, FL 32802-4986 Suwannee Equipment 3869 US 129 North Live Oak, FL 32060-8573

Suwannee Valley Feed 617 NE Lancaster Street Trenton, FL 32693-3604 Synchrony Bank/ JC Penneys Attn: Bankrupty Po Box 103104 Roswell, GA 30076-9104

(p)US BANK PO BOX 5229 CINCINNATI OH 45201-5229 UniFirst 317 NE 2nd Street Ocala, FL 34470-5851 Case 3:16-bk-00028-JAF Doc 34

Post Office Box 1409 Tifton, GA 31793-1409 Filed 04/04/16 Page 10 of 13

1404 East Main Street

Mayo, FL 32066-5621

Wells Fargo Auto Finance Attn: Bankruptcy 2nd Floor 13675 Technology Dr Eden Prairie, MN 55344-2252 West Asset 2703 North Highway 75 Sherman, TX 75090-2567 A. Christopher Kasten II + Bush Ross, P.A. Post Office Box 3913 Tampa, FL 33601-3913

United States Trustee - JAX 13/7 7 + Office of the United States Trustee George C Young Federal Building 400 West Washington Street, Suite 1100 Orlando, FL 32801-2210

Eric B Zwiebel +
Eric B Zwiebel, P.A.
Executive Court at Jacoranda
7900 Peters Road, Building B, Suite 100
Plantation, FL 33324-4044

Andrew W Houchins +
Rush Marshall Jones and Kelly
PO Box 3146
Orlando, FL 32802-3146

Douglas W Neway Chapter 12 Trustee + P O Box 4308 Jacksonville, FL 32201-4308 Anthony W. Chauncey + The Chauncey Law Firm, PA Post Office Box 548 Live Oak, FL 32064-0548 Daniel E Etlinger +
Perry Law, P.A.
100 Main Street, Suite 208
Safety Harbor, FL 34695-3668

Allison McElhaney Stocker + Akerman LLP 50 North Laura Street Suite 3100 Jacksonville, FL 32202-3659 Leslie Rushing + Quintairos, Prieto, Wood & Boyer, P.A. 1475 Centerpark Blvd., Suite 130 West Palm Beach, FL 33401-7424 Evan S Singer + Timothy D Padgett PA 6267 Old Water Oak Road Suite 203 Tallahassee, FL 32312-3858

A Todd Almassian + Keller & Almassian, PLC 230 East Fulton Street Grand Rapids, MI 49503-3211

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

American Honda Finance Po Box 168088 Irving, TX 75016 Champion Irrigation 620 Houston Ave NW Live Oak, FL 32064

US Bank Post Office Box 5229 Cincinnati, OH 45201

(d)Us Bank Attn: Bankruptcy Dept. P.O. Box 5229 Cincinnati, OH 45201

Case 3:16-bk-00028-JAF Financial, LLC Filed 04/04/16 Page 11 of 13 (u)Jerry A. Funk Jacksonville Post Office Box 6172 Best Case Rapid City, SD 57709-6172 151218 091506 C (u)Note: Entries with a '+' at the end of the End of Label Matrix (u)stat Best Case name have an email address on file in CMECF Mailable recipients 75 -----Bypassed recipients 5 151218 80 091506 Note: Entries with a '-' at the end of the Total

name have filed a claim in this case

i

Label Matrix for local noticing Case 3:16-bk-00028-JAF COLL 34 Page 12 of 13 Bank Filed 04/04/16 c/o Allison M. Stocker, Esq. c/o Perry Law PA Case 3:16-bk-00029-JAF 100 Main St., Ste 208 Akerman LLP Middle District of Florida Safety Harbor, FL 34695-3668 50 North Laura Street, Suite 3100 Jacksonville Jacksonville, FL 32202-3659 Mon Apr 4 14:45:54 EDT 2016 Reliable Dairy, LLC Sunshine Heifers, LLC Ag Pro 929 South State Road 51 c/o Bush Ross, P.A. Post Office Box 95 Mayo, FL 32066-6612 P.O. Box 3913 Boston, GA 31626-0095 Tampa, FL 33601-3913 US Ally Financial Agri-King Nutrition (p)CHAMPION IRRIGATION INC Post Office Box 380901 Post Office Box 229 620 NW HOUSTON AVE Fulton, IL 61252-0229 Minneapolis, MN 55438-0901 LIVE OAK FL 32064-1632 Chase Bank USA CnH Cap Amer CnH Cap Amer PO Box 15298 Post Office Box 292 Post Office Box 3600 Wilmington, DE 19850-5298 Racine, WI 53401-0292 Lancaster, PA 17604-3600 Discover Financial Crop Production Services Direct Capital Post Office Box 3025 Post Office Box 1118 155 Commerce Way Moultrie, GA 31776-1118 Portsmouth, 03801-3243 New Albany, OH 43054-3025 Ditech Financial, LLC Drummond Community Bank Harley Davidson Financial Post Office Box 22048 Post Office Box 6172 2202 N Young Blvd Rapid City, SD 57709-6172 Chiefland, FL 32626-1914 Carson City, NV 89721-2048 Howland Feed Mill Jay Parker & Son Jeff Blevins Post Office Box 6 10462 South 450 West Sunshine Heifers L.L.C. Live Oak, FL 32064-0006 Silver Lake, IN 46982-9154 3900 S. Lindsay Road Chandler, AZ 85286-9301 John Deere Financial Jim Hinton Oil Company Premier Milk, In.c Post Office Box 39 Post Office Box 5328 1531 SE 36th Avenue Ste. D Live Oak, FL 32064-0039 Madison, WI 53705-0328 Ocala, FL 34471-4936 Southern Silage Supply Suwannee Valley Feed (p)US BANK 21944 Southwind Road 617 NE Lancaster Street PO BOX 5229 Andalusia, AL 36421-8567 Trenton, FL 32693-3604 CINCINNATI OH 45201-5229

UniFirst W B Fleming Company 317 NE 2nd Street Post Office Box 1409 Ocala, FL 34470-5851 Tifton, GA 31793-1409

W R Williams Distributor 1404 East Main Street Mayo, FL 32066-5621

A. Christopher Kasten II + Bush Ross, P.A. Post Office Box 3913

Tampa, FL 33601-3913

Anthony W. Chauncey +

Post Office Box 548

The Chauncey Law Firm, PA

Live Oak, FL 32064-0548

Case 3:16-bk-00028-JAF Doc 34 JAF 1377,04/04/16 Office of the United States Trustee

George C Young Federal Building 400 West Washington Street, Suite 1100

Orlando, FL 32801-2210

Daniel E Etlinger + Perry Law, P.A. 100 Main Street, Suite 208 Safety Harbor, FL 34695-3668 Page 13 of 13 Poudlas W Neway Chapter 12 Trustee +

P O Box 4308 Jacksonville, FL 32201-4308

Allison McElhaney Stocker + Akerman LLP 50 North Laura Street Suite 3100 Jacksonville, FL 32202-3659

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

Champion Irrigation 620 Houston Ave NW Live Oak, FL 32064

US Bank

Post Office Box 5229 Cincinnati, OH 45201

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u)Jerry A. Funk Jacksonville

(u)stat Best Case 151218 091506 C

(u)Note: Entries with a '+' at the end of the name have an email address on file in CMECF

Note: Entries with a '-' at the end of the name have filed a claim in this case

End of Label Matrix Mailable recipients 35 Bypassed recipients Total 38